IN THE UNITED STATES DISTRICT COURT COLUMBUS ORIGINASCERN DIVISION

TPANK NEWSOLD, PLAINCIPP

04 MAR 17 PM 4: 40

mp on

versus

WILLIAM SCHENCKS, Prosecutor, Greens County TRRI FEZUR, Clerk of Courts, Creene Courty CTIVIT VOLVIE Greene County Julie

TCHMED F. FTPY, U.S. Pagistrate of al, DeT RECEIVEL

COMPIAINT

I. <u>Arlenia</u>

JAN 1 3 2004

JAMES BONINI CEERKION of the becount is in the ed COLUMBUS, OHIO constance with the provisions of title 28 U.S.C. secs. I33I(a) and

Told release the deplication of dedert rights secured to the plaintiff under the US Constitution. Plaintiff also request declaratory relief under 28 U.S.C. secs. 226I and 2202. The matterin controversy exceeds, exclusive of interest and costs the amount of \$10,000., as hereinafter more fully appear.

II. FACTS

2. September II, 1999 plaintiff, a Lioness Wila was murdered by the Greene County Sheriff, s Department en a reason to seare plaintiff and run plaintiff ou of county. Nile was tranquilized and down as a result of a shot to sedate her. Inside of fence a Marksman walked up to her within a foot stuck gun to her head and fired. Plaintiff begging them not to murder her. Television 7 was there with many neighbors observing the murder. Sheriff Erwin stood on road saying FRANK NEWSOME " this county is not hig enough for both of us one of us has to leave." While many deputies stood on road plaintiff told others to get off property, especially after they threatened plaintif. with arrest if he come off the property.

PAGE II.

Earlier in the 'ont for Tile beriff Erwin threatened plaintiff to leave the county and he said I have IDD deputies and we are going to be all over you. Plaintiff told them we are not in the I300s and whey are destroying themselves by trying to destroy the plaintiff. They need to go home and go to led and think about what they did under the Sheriffs Order, and they are nothing but a bunch of "barbarians". Plaintiff filed in U.S. District Court hoping the Court would do the right thing. During proceedings the magistrate defendant Merz and Attorney Turner violated the Rules of the court continuously knowingly, capriciously to defeat case. Intimidation. In a earlier case 96-32I the violation of the Rules was outrageous Docket Sheets do not lie nor do preheering Conference Minutes. Plaintiff was sanctioned in the 99-473 Case a \$100. for requesting disciplinary of Merz and Turner. Judge said no. Plaintiff not being an attorney not knowing the Rules and with a mental disability. Would file his affidavit late or put evidentiary evidence in late and defendent Turner wiuld move to dismiss and Merz would grant it. But when Merz and Turner violated Rules of the court and Turner outright lying at Pre earing Conference of August 15, 2001 on at least two occasions to the court for personel gain. To give defenreason to sanction plaintiff if he did not file the Amended Complaint in federal court and that was defendant Turners responsibilit <u>Defendant Merz had a responsibility to investigate being a forensis </u> of the court, but he did not and continued a pattern of sanctions and intimidation in a knowing and capricious manner. Turner and Merz have been married a long time and it is time they get a divorce. On or about May 3,2000 at 3:00PM plaintiff was met on South

PAGE III.

Charlston Road approximately a mile from farm with stop stix in back and front of vehicle-two sheriffs, ears one in back and one front. Neerly 2 dozen under cover agents, DEA, etc. They had submachine guns and high powered rifles aimed at plaintiff and were laughing at the plaintiff like they did the night they murdered Nila the Lioness. Plaintiff was bandouffed for an hour behind his back and Bruce May a personel friend of defendant Mers said they were afraid to come after the plaintiff. After a false arrest plaintiff was released and offered a personel favor from defendant Merz by Bruce May. Plaintiff refused that illegal activity. As Prehearing Conference in 99-473 and 00-372 cases Defendant Merz said he knew Bruce May and plaintiff did not ask. The favor was offered to keep plaintiff from suig in court again. Plaintiff filed C-30I-28I when two Changel 7 News reporters visited plaintiff and the sheriff told them plaintiff was a drug dealer, violent and indicted by a grand jury for drugs-all lies to defame and slander plaintiff. plaintiff filed in state court and defendants illegally removed the case to state Court-Defendant Turner. Plaintiff filed caseC-3-01-2 opposing jurisdiction and illegal removal of the case from state court. Defendant Merz and Turner were named defendants. Merz would not recuse himself and struck the amended Complaint illegally violating Code of Proffesional Responsibly. Again plaintiff filed coseC-3-02-25I and again defendants removed case to federal court and it was dismissed. How can a person state a claim in federal court and its a state clasim and the case be dismissed for failure to state a claim in federal court. That is outrageous. Plaintiff stated that in 422 case.

Case: 2:04-cv-00211-WOB-MRA Doc #: 3 Filed: 03/17/04 Page: 4 of 11 PAGEID #: 8

PAGE IV.

3. On or about 2 weeks ago Teri Mezur and William Scenchs went on a national television channel Time Warner and began taking about plaintiff,s animals and the case plaintiff had filed in state court about the sheriff murdering Nile and plaintiff suing. Defendant Scencks stated the plaintiff was a wacho for sueing the sheriff. Sending a bad message to millions of people, including deputies, prosecutors, judges go get Frank Newsome he is mentally ill, violent, drug dealer. Its been in the Wewspapers. Plaintlif is a member of a class of people with a mental disability and turner talked to Wolfver and Schenks about plaintiffs mental problems. He told Mr. Poley an As plaintiff had mental problems and plaintiff sued Merz and Turner to scare him away and not represent plaintiff as an attorney. It scared Mr. Poley. Plaintiff incorperates case no. C2-03-47 as evi dence to discipline merz and Turner. Plaintiff sues Merz for Disciplingry. Mental anguish and worry is what this has caused.

Turner and Merz have violated Rule II continuosly by prolonging OCCUUSS Plant Thitigation for repsonel satisfaction NOTE.

Respectively submitted,

CLAIMS

Wolgver, Scencks, Yezur and Turner rehearsed this conspiracy to defeme slander and descrimingate because ' intiff is a member of a class of disabled people. Ther is a TAPE.

This was a reprisal for taking court action

RELIER

3500,000. from defindents Mezur, Schonks, Wolover and Turner.

COMPLAINT, ADDITIONAL FACTS

In 1993 Chief Judge Walter Rices wife Bonnie Beaman Rice was caught having sex with a criminal in prison. Judge Rice thru political channels had the F.B.I. in the Dayton Office tell the HARD COPY television show they could not air the show on any channels in the Dayton area. For fear of reprisals Hard did the F.B.I.s bidding, but it was aired on Channel IO inthe columbus area. Judge Rice has a sexual dysfunction as does his magistrate Micheal Merz. Judge Rice has a controller in a powerful position plitically. On or about 1985 this controller called the Secret Service in the Dayton area and shut a case down. This destroller has song ties to criminals and the Democratic Party Tru this controller Rice has sentenced criminals showing favorism. This contriler has released people early from prison. Defendant Turner knows all of the above and quietly takes advantage of their sexuall dysfunctions. Most Attorneys in the Dayton area are aware of their weaknesses and know they have favoritism coming as long as they keep quiet about their sexual dysfunctions and criminal be aviou in he courtroom. Talmer is allowed to violate Rales and lie at the Pretrial Hearings and defendant Herz will thraten sac ions and Order Sanctions for intimidation and to scare plantiff away from the courts so furner can win. Jo Law Enforcement can be protected and continue to violate the rights of the poople. Bonale Begana ric ally 11vorced Judge Rice because of the sexual dysfunctions. She is a attorney herself. Bruce May head of the Drug Task Force in Greene County has a sexual dysfunction and is a personel friend of Defendent Merz and offered the plaintiff a personel favor after

FACTS OF COMPLAINT

A false arrest prompted by a Detective Tild. Plaintiff re fused the favor. Plaintiff only wants what is right for the Lioness Nila. She loved me and I loved her like a daughter. slept with her and the tigress Selkit, Joshua the leopard and Parguerite the Mountain Lion and the three dogs Ceasar Louie and Blackie. It was very peaceful then. There is no peace now and slowly but surely plaintiff and animals are being destroyed by this system. There can be no peace until what they did is corrected and I not only mean the murder of Mila, but defaming her and the plaintiff. Merz said at prehearing of September of 2000 he would have been afraid too to come after plaintiff on false drug charges and his personel friend had reason to be afraid a mile up the road and at least 24 under cover agents with au tic wespons. Plaintiff unarmed and a non violent person. This was His dysfunction talking trying to protect Bruce May and Turner. The Buddy System at work in Dayton, Ohio. Trying to cover their Tracks and make plaintiff and animals look bad especially Nila. I WILL NOT LEAVE THIS COUNTY. I have every right to be here and live with my enimals in some kind of peace. We have hurt no one. Wolaver and Schencks are using neighbors as informants and they ere allowed to deal in drugs and take drugs as long as they re port information (false) about plaintiff and others. Remember Wolever has released people from prison to tell lies and set plaintiff up. Schencks leds the charge by directing Wolsver wen as judge now. On two separate occasions Wolgver released prisoner to set plaintiff up. William Schenoks has a sexuel dysfunction too. Its outregeous. Her is 4 cbnormal

FACTS CONTINUED

people in powerful positions. Can be taken advantage of because of ther dyslunctions. They need Help and should never be in a position over more normal people. This plaintiff is not normal and would never accept a rosition to judge normal copie. It can be from one extreme to another never in the middle. The neighbors who are informants for Schoncha have threatened to murder the plaintiff went to sheriffs office or or about abril of this year and made statement and denote took it directly to are sentence office william Schencka nothin done. Theintiff has made and reports of drug lealing and taking drugs. Nothing done. They were contains burglaries and plaintiff dialed OII once and heav were contains with many were one. Looking for drugs.

Twice Judge Rice Left the bench to no to Channel 7 Yews
to investigate two of plaintiffs Complaints and twice there
were prehearing conferences. He knew the truth but failed to
trotect the plaintiffs Constitutional Pights.

The defendant Merz and Turner are using the Rules of the court to defeat cases as well as lying to defeat the cases with sanctions against the plaintiff for intimidation without justification requesting sanctions from the Appeals court so plaintiff could not appeal his cases because he has no money to pay for the appeals. In 96-32I case he stated I'll get Asst. U.S. Attorney Richard Chemas on the ball in regards to a false target letter in front of Defendant Turner. Attorney Dwight Brannan said you can only win if they all 3 agree upon it. Otherwise you lose.

This plaintiff has mental amguish and fear to go out eround people for fear of anything can be pen. People will be afraid of plaintiff call police anything could happen if they saw the names defendant Sciencks and Mezur called plaintiff on National Television. Defendant Schenks has a Code of Proffesstional Responsibility. He has been Prosecuting Asttorney in Xenia for 26 years and has defamed slandered and outright descrimunate against plaintiff because plaintiff is a member of a class of people with a mental disability. He himself is a member of a classs of people with a sexual dysfunction and can be taken advantage of or take advantage of people. This 4 defendants have conspired with Turner to get plaintiff locked up and defeat cases to keep their sexual dysfunctions hidden from the public. And other courts as Judge Marbleys court. Merz tried to get it stricken that he has a sexual dysfunction and to get Judge Marbley to sanction plaintiff to force plaintiff to file before Judge Rices court so that they can control plaintiff and his knoledge of their sexual dysfunctions and weaknesses. The very reason Rome and Greece fell thier imoral behavior. The people should know who they have in a government office regardless. Last two cases plaintiffmfiled was in state court and both were removed illegally to federal court and plaintiff threatened with more sanctions as denied right to dismiss Case and refile in state court were it belonged.

Plazantiff prays Merz and Turner will be sanctioned and redisciplinary action against them.

This court should take notice Herz will go pro se to hide his lysfunction from the U.S. Attorneys Office.

FACTS OF COMPLAINT

Because of Merz and Rice's sexual dysfunction and Lawyers, Proseputors knowing it as well as Lawenforcement officersd. They are outright showing favortism to gain personel favors that police and lawyers will keep their sexual dysfunctions in the closet. This type of government was the downfall of Rome and Greece. Whites and blacks are oppressed by this type of government set up. Chief of police William McManus 2 years on the job stated Dayton needs dyversity, and pointed the finger at the f.o.p. and Dayton's government. He knows something is wrong. He started in Philadalphi and spent 27 years as a law enforcement officer in Washington.D.C. He is now leaving to take a better position a larger city. A great police officer. Some type of disciplinary needs to be taken against Rice, Merz, Schencks and Turner for violations of their eede of professingl responsibility The governor of Illinois recently said we have a dysfunctional system after finding out there were 15 inmates in prison on death row we were innocent.

मामान नामा

THE OF OHIME

Signed in my presence by Thanh New some on this 7 day of January 2004

Motory Fulcing, Scribe of Oxio

7/27/2004

Irank Newsome

Case: 2:04-cv-00211-WOB-MRA Doc #: 3 Filed: 03/17/04 Page: 10 of 11 PAGEID #: 14

BENOTINGS CARLAGE TO TRADE TOUR AND

Plainti M moves this benevable court to incorporate cas no. 02-03-47 for potential intrauses and for the disciplinary of Turner and ferz. Ferz outright hied to this court that he never senctions plaintials, but he did.

Incerta Mew Some

otel I2/25/2003

-.

PAGE 7.

REQUEST A TEMPORARY RESTRAING ORDER

Plaintiff request a TRO based on the Complaint and Case no.C2-03-47 and plaintiffs AFFIDAVIT attached. To stop the defendants their agents from talking to any news media and television shows about the plaintiff.

Respectfully submitted,

FRANK NEWSOME

TIVACIENA

Plaintiff FRANK NEWSOME duly sworn states he has watched the tape of defendants Mezur and Scencks defaming plaintiff slanderin calling plaintiff a WACHO for faling suit in court against Sheriff Erwin. Plantiff 18 11 fall of all of al

NOTARY

DATED

FRANK NEWSOME

...

A PIAL SHIP

Signed in my presence by on this

Trans Mension 2004

any della

lam. I

My Commission Expres 7/27/293

4